

ENHANCED ACCESS MASTER AGREEMENT

Agreement with Wiley internal number 58667 (the “**Agreement**”) dated as of March 3, 2026 (the “Effective Date”) between John Wiley & Sons, Inc., a New York corporation, 111 River Street, Hoboken, New Jersey 07030 (“Wiley US”, and collectively with its affiliates Wiley Periodicals LLC, John Wiley & Sons, Ltd, John Wiley & Sons Australia, Ltd, Wiley-VCH GmbH, John Wiley & Sons A/S “**Wiley**”), and Brno University of Technology, Antonínská 548/1, Brno, 601 90 CZECH REPUBLIC (the “**Customer**”) and together with Wiley, the “**Parties**” and each, a “**Party**.”

1. DEFINITIONS

The following terms have the meaning as set forth below:

- 1.1. **Agreement** means this Agreement with Wiley internal number **58667** between Wiley and the Customer including the Appendices and Schedules, which are incorporated herein by reference or signed by the Parties and governed by the terms of this Agreement. In the event of any conflict between the terms of an Appendix, Schedule, or any Invoice Agreement Letter (or a written equivalent thereof), on the one hand and the terms of this Agreement on the other hand, the terms of the Appendix, Schedule, Invoice Agreement Letter (or written equivalent thereof) will govern.
- 1.2. **AI Technologies** means for purposes of this Agreement, software that is developed with or for the purpose of one or more machine learning techniques and approaches (including but not limited to supervised, unsupervised and reinforcement learning) and can generate outputs such as content, predictions, recommendations, or decisions influencing the environments with which they interact.
- 1.3. **Authorized Users** means those persons who are authorized by the Customer to have access to the Licensed Electronic Products and fit into one or more of the below categories:
 - 1.3.a. Current bona fide faculty members, students, researchers, staff members, librarians, scientific staff, other executives or employees of the Customer,
 - 1.3.b. Walk-in Users from the public or business invitees, and
 - 1.3.c. Contractors currently engaged by the Customer.
- 1.4. **Customer** means the customer named above, as further defined in Schedule 1, which has authorized the signing of this Agreement, provides access via its Secure Network for its Authorized Users as defined in this Agreement, and is responsible for the payments specified in the attached Appendices and for the implementation of the Agreement.
- 1.5. **Electronic Products and Services** means all products, services, and content available in Wiley Online Library from the Wiley affiliates identified in the preamble. Details specific to the type of electronic products or services licensed hereunder as well as fees and the Customer’s access rights are provided in the appropriate Appendix. For the avoidance of doubt, the duration of an Appendix may never exceed the Agreement Term as detailed in section 7.1. below, but while the Agreement and Appendix are valid, the Customer may continue to order additional titles under the same Appendix and this Agreement.
 - 1.5.a. **Licensed Electronic Products** means the electronic (online) editions of Wiley journals and other publications and the content therein, including but not limited to major reference works, Current Protocols laboratory manuals and databases which the Customer has licensed hereunder as specified herein and in the appropriate Appendices.
 - 1.5.b. **Licensed Electronic Services** means the electronic features and services in Wiley Online Library available to the Customer and its Authorized Users, including but not limited to:

- 1.5.b.i. *EarlyView for Journals*: publishes peer reviewed, fully citable articles online as soon as they are ready, before the release of the compiled journal issue.
 - 1.5.b.ii. *Saved Title Alerts for Journals*: allows Authorized Users to request and receive via e-mail the tables of contents from any of the journals available online in Wiley Online Library and to receive notification of articles newly published which match specified search criteria.
- 1.6. **Intellectual Property Rights**, these rights include, without limitation, patents, trademarks, trade names, design rights, copyright (including rights in computer software), database rights, rights in know-how and other intellectual property rights, in each case whether registered or unregistered, which may subsist anywhere in the world. All rights not specifically licensed herein to the Customers are expressly reserved by Wiley. The Licensed Electronic Products are solely for the personal, non-commercial use of the Authorized Users.
- 1.7. **Non-commercial** means the use is not intended for, directed towards, or to be used for commercial advantage or monetary compensation by an individual or organization, including but not limited to scientific research funded by a third party that operates as a commercial entity (i.e., operates with the primary objective of generating profit, such as a corporation).
- 1.8. **Secure Network** means the network which provides access to Wiley Online Library for Authorized Users via the specific Customer's authentication method and valid parameters which are covered by this Agreement and set forth in Schedule 1, . Except in the case of written request from the Customer to the contrary, in addition to the methods set forth in Schedule 1, Wiley will enable Federated authentication through Shibboleth Federation and OpenAthens using Customer's access federation and entity ID if such information is available to Wiley.
- 1.9. **Wiley Online Library** means the online service (or any successor thereto) or other platform available from or designated by Wiley including all products, services and features offered via the service. Certain products and services under this Agreement may be delivered from other platforms as noted in the Appendices. The terms and conditions hereof are equally applicable to those products and services.

2. ACCESS RIGHTS

- 2.1. **General Access Right.** Wiley grants to the Customer and its Authorized Users, during the Term as defined below, a non-exclusive, non-transferable right and license to access via Wiley Online Library, the full text and other material such as datasets published online for the Licensed Electronic Products as listed in the Appendices attached hereto as may be amended from time to time on the Terms and Conditions of Use described below.
- 2.1.a. Authorized Users will have access to all available tables of contents, article abstracts, chapter summaries and associated websites for all Electronic Products.
- 2.2. **Unlimited Concurrent Users.** The Customer grants access to Wiley Online Library, and to the Licensed Electronic Products only to Authorized Users as defined herein. The number of the Authorized Users who may simultaneously access Wiley Online Library is unlimited.
- 2.3. **Intellectual Property Rights.** The Customer acknowledges that the Electronic Products, Wiley Online Library, Wiley's other platforms, and the Intellectual Property Rights contained therein are protected by law. All rights not specifically licensed herein to the Customer are expressly reserved by Wiley. The contents of the Licensed Electronic Products are solely for the personal, non-commercial use of the Authorized Users.
- 2.4. **Perpetual Access Rights.** Upon termination of this Agreement, Wiley will provide the Customer with Perpetual Access to specific content from certain Licensed Electronic Products if and only as stated in the specific product appendices ("**Perpetual Access**"); if an Appendix does not include a grant of Perpetual Access, no such rights are granted by Wiley with regard

to the applicable Licensed Electronic Product. For the avoidance of doubt, no such Perpetual Access will be provided where Wiley has terminated this Agreement for breach by Customer, or by any Authorized User. When such Perpetual Access is provided, Wiley, in its discretion, will either continue online access to the same material excluding any enhancements added to the version originally published or additional online features not provided with the print versions of such content, or provide an archival copy in the electronic medium selected by Wiley, at a reasonable cost-based fee, and subject to the security requirements in this Agreement. By providing such Perpetual Access, Wiley grants to the Customer a non-exclusive, royalty-free license to use such material in accordance with the restrictions on use specified in Section 3 of the Agreement, which restrictions survive any termination of the Agreement. Perpetual Access rights do not extend to any AI Uses permitted under this Agreement.

3. TERMS AND CONDITIONS OF USE OF WILEY ONLINE LIBRARY AND THE ELECTRONIC PRODUCTS

- 3.1. The rights and restrictions governing access to Wiley Online Library and the Electronic Products by the Customer and its Authorized Users are outlined below.
- 3.1.a. Authorized Users may download, search, retrieve, display and view, copy and save to a Secure Network or other electronic storage media and store or print out single copies of individual articles, chapters or entries in the Licensed Electronic Products for the Authorized User's own personal use, namely scholarly, educational or scientific research exclusively for Non-commercial use. Authorized Users may also transmit such material to a third-party colleague in hard copy or electronically, for personal use, namely scholarly, educational, or scientific research or professional use but in no case for the following uses: re-sale, systematic distribution, e.g. posting on a listserv, network (including distribution through social networking websites and scholarly collaboration networks (SCNs), except it is permissible to post on an SCN that has signed up to the STM sharing principles and solely in accordance therewith (<https://onlinelibrary.wiley.com/researchers/tools-resources/article-sharing>) or automated delivery, or for any other use not enumerated herein. In addition, Authorized Users have the right to use, with appropriate credit, figures, tables and brief excerpts from individual articles, chapters or other entries from the Licensed Electronic Products in the Authorized User's own scientific, scholarly and educational works such as books and articles. This right does not extend to the use of material, including images or figures that are separately listed as the copyright of a third-party.
- 3.1.b. All Authorized Users who access Wiley Online Library have the option to create a My Profile Page, which will allow them to create data files and links to articles, chapters and entries of interest in the Licensed Electronic Products, and search criteria, which may be reused by them. To do so, the Authorized User will have to select and register a username and password which the Authorized User must keep confidential and not disclose it to or share it with anyone else.
- 3.1.c. The Customer and its Authorized Users may create links to Wiley Online Library from their Online Public Access Catalog (OPAC) records, library catalogs, link resolvers, locally hosted databases or library web pages, provided those links are operated by the Customer on a Secure Network, do not result in access to licensed content by anyone other than Authorized Users, and are not used in connection with any paid or commercial service or for any other commercial use whatsoever. Authorized Users may search, view, and browse Licensed Electronic Products using the interface provided by Wiley. Automated searching, robotic searching and decompilation are strictly prohibited.
- 3.1.d. Authorized Users who are members of the Customer's faculty or staff may download and print out multiple copies of material from Licensed Electronic Products for the purpose of making a multi-source collection of information for classroom use (course-pack) or a virtual learning environment, to be distributed to students at the Customer's institution.

free of charge or at a cost-based fee. Material from Licensed Electronic Products may also be stored in electronic format in secure electronic data files for access by Authorized Users who are students at the Customer's institution, as part of their course work, so long as reasonable access control methods are employed such as username and password.

- 3.1.e. During the Term, the Customer's library staff may supply either a single paper copy or an electronic copy of an individual article or excerpt of a work from the Licensed Electronic Products to another borrowing public library within the same country that directly requests it for the purpose of research or private study of a patron ("**Interlibrary Loan**").
 - 3.1.e.i. All copies must include the copyright notice and a statement that the borrowing library must not keep the copy after delivery to their patron. Electronic copies must be in PDF format and supplied by secure electronic transmission.
 - 3.1.e.ii. If the Customer's library staff is using Interlibrary Loan to borrow from another library, the copy will be deleted after delivery to the Customer's library's patron.
 - 3.1.e.iii. Interlibrary Loan cannot be used for direct or indirect commercial use or profit or for use with AI tools and technologies. Interlibrary Loan also cannot serve as a substitute for a subscription, purchase, access, or license to or of the Electronic Products by Customer or a third party. Customer agrees not to knowingly facilitate any of the foregoing restricted activities through Interlibrary Loan.
 - 3.1.e.iv. Upon reasonable request from Wiley with at least thirty (30) days prior notice, Customer will make available to Wiley reports, documentation, policies, and other information reasonably necessary to demonstrate compliance with this Section ("**ILL Audit Right**"). Wiley will not exercise the ILL Audit Right more frequently than once in any calendar year.
- 3.1.f. All Authorized Users are bound by the Terms of Use which are available at <https://onlinelibrary.wiley.com/terms-and-conditions>. Wiley reserves the right to modify such Terms of Use as described therein. In the event of any inconsistency between the Terms of Use and this Agreement, such that the rights in the Terms of Use are materially narrower than the express rights in this Agreement, the terms of this Agreement control.
- 3.1.g. Authorized users have been informed of, and agree to abide by, the Terms and Conditions of Use set forth herein.
- 3.2. During the Term, Customer and Authorized Users may use third-party AI Technologies with limited portions of the Licensed Electronic Products in a Customer-controlled or Authorized User-controlled secure network environment for the following (the "**AI Uses**"), provided such AI Uses are not Restricted AI Uses (as defined below) and the Secure Network environment is a laboratory environment with appropriate technical safeguards to prevent content leakage and retention, storage, or memorization by any large language model or similar AI Technologies outside of the Customer-controlled Secure Network:
 - 3.2.a. for spelling, grammar, general editing, or for translation for the purpose of Non-commercial personal scholarly research, provided such uses will not result in the AI Technologies training on the Licensed Electronic Products; or
 - 3.2.b. for Non-commercial research or academic teaching purposes of the Authorized Users.
 - 3.2.c. **Restricted AI Uses** means any use of the Licensed Electronic Products that results in or is likely to result in **(1)** systematic downloading of the Licensed Electronic Products or parts thereof; **(2)** adversely disrupting the functionality of Wiley Online Library or the Licensed Electronic Products; **(3)** the creation of a competing or commercial product or service; **(4)** the creation of derivative works, copyrightable summaries or abridgments or combination of summaries, or generating substantially similar output, for use by a Third Party (i.e., neither the Customer nor Authorized User); **(5)** sharing the Licensed Electronic Products with a Third Party, except as solely needed to use the AI

- Technologies for the AI Uses in 3.2.a. and 3.2.b. or where expressly permitted under this Agreement; **(6)** publicly displaying or publicly performing, or making available to the public, the Licensed Electronic Products or any part thereof to, for, or with a Third Party except where expressly permitted under this Agreement; **(7)** retention of the Licensed Electronic Products or any residual portion by a Third Party; **(8)** training, fine-tuning, testing, or evaluating the AI Technologies; or **(9)** violation of intellectual property, privacy, personal, moral, or attribution rights of a third party.
- 3.2.d. The restrictions set forth in Section 3.2.c. do not apply to Licensed Electronic Products made available under a CC-BY license, for which the terms of the license apply.
- 3.2.e. Nothing in this Section 3.2 is intended to restrict Authorized Users' statutory rights explicitly granted under applicable law.
- 3.2.f. Customer and Wiley acknowledge the challenges and complexities of AI Technologies and agree to work together in good faith in this evolving area and adapt as the governing law and the technology evolve.
- 3.2.g. Any representations, warranties, obligations of indemnity of Wiley in the Agreement do not extend to AI Uses (or any other use of the Licensed Electronic Products in connection with AI Technologies). Wiley makes no representations and gives no warranties regarding the use of the Licensed Electronic Products in connection with AI Technologies. Wiley's indemnity obligation does not extend to any claims that arise from or in connection with AI Uses or any other use of the Licensed Electronic Products in connection with AI Technologies, and Customer agrees to hold Wiley harmless from any such claims.
- 3.2.h. Certain Licensed Electronic Products are not available for AI Uses. If AI Uses are excluded for Licensed Electronic Products subscribed to under this Agreement, this will be clearly noted in the respective Product Appendix.
- 3.3. Except as provided in Sections 3.1 and 3.2 above or with respect to material published on an open access basis, (which material is governed by the corresponding open access license), neither Customer, nor Authorized Users may copy, distribute, transmit or otherwise reproduce, sell, or resell material from the Electronic Products; post or store such material in any form or medium in a retrieval system, network or listserv; or transmit such material, directly or indirectly, for use in any paid service such as document delivery or list serve, or for use by any information brokerage or for systematic distribution, whether or not for commercial or non-profit use, or for a fee or free of charge; or integrate material from the Electronic Products with other material or otherwise create derivative works in any medium. However, brief quotations by Authorized Users for purposes of comment, criticism or similar scholarly purposes are not prohibited herein.
- 3.4. The Customer and its Authorized Users may not remove, obscure, or modify any copyright or proprietary notices, author attribution or any disclaimer as they appear on Wiley Online Library and the Electronic Products. Authorized Users may not integrate material from the Electronic Products with other material or otherwise create derivative works in any medium. However, brief quotations by Authorized Users for purposes of comment, criticism or similar scholarly purposes are not prohibited herein.
- 3.5. Neither Customer, nor Authorized Users may do anything to restrict or inhibit any other Authorized User's access to or use of Wiley Online Library and the Licensed Electronic Products.
- 3.6. If Customer or an Authorized User fails to abide by these Terms and Conditions of Use or other terms of this Agreement, or infringes Wiley's Intellectual Property Rights, or hosts an authentication method and parameters that have been identified as abusive or malicious, Wiley reserves the right in its sole discretion to suspend or terminate access to Wiley Online Library and, the Licensed Electronic Products by such Authorized User or to terminate the authentication method and parameters immediately without notice, in addition to any other available remedies. Except in the case of a material breach which Wiley deems dangerous to the integrity and security of Wiley Online Library, or for a breach which, if not immediately remedied, is likely in Wiley's opinion to continue to cause damage, Wiley will give prior

written notice to the Customer of its intention to terminate such access and will allow the Customer and/or the Authorized User as applicable thirty (30) days after receipt of such notice to cure the breach or agree to abide by the terms and conditions of this Agreement. The Customer must notify Wiley when malicious credentials associated with offending authentication method and parameters have been remediated. Wiley will immediately restore services upon notification that credentials associated with the abusive or malicious activity have been remediated.

4. FEES AND CHARGES

- 4.1. Each Customer will pay the non-refundable fees and charges for online access to Licensed Electronic Products by the Customer and its Authorized Users, and other services provided by Wiley Online Library, as specified in Appendices attached hereto, and will be due as set forth in the relevant invoice (the “**Access Fee**”). Wiley’s fees do not include any direct or indirect local, state, federal, or foreign taxes, levies, duties, or similar governmental assessments of any nature, including value-added, sales, use, or withholding taxes, together with any interest and any penalties (collectively, “**Taxes**”). Customer will pay to Wiley the full Access Fee amount of any invoice lawfully issued under the terms of this Agreement.
- 4.2. In addition to all other remedies available under this Agreement or at law, Wiley is entitled to suspend the provision of any products or services, including but not limited to access to the Licensed Electronic Products, if the Customer fails to pay any fees as due under this Agreement within the payment terms stated in the applicable invoice. If Wiley executes this option, the Customer will not be entitled to any reduction in the payment due, nor refund due to the suspension.
- 4.3. The Customer is responsible for any costs or charges associated with accessing Wiley Online Library and the Licensed Electronic Products, including, but not limited to, services provided by the Customer in implementing this Agreement, any computer equipment, telephone or Internet connections and access software.
- 4.4. The Customer is responsible for ensuring that any third party authorized by the Customer to make payments on its behalf will promptly pay Wiley the full amounts due under this Agreement.
- 4.5. The Access Fees in a subsequent year may change if there is a Material Change to the number of and/or value of the titles included in any of the Licensed Electronic Products.
 - 4.5.a. In this context, a “**Material Change**” means:
 - 4.5.a.i. the addition of new or the deletion of existing titles leading to an increase or decrease of five percent (5%) or more annually in the total number of titles for a specific Licensed Electronic Product; or
 - 4.5.a.ii. the addition of new or the deletion of existing titles leading to an increase or decrease of five percent (5%) or more annually in Wiley’s total financial value (based on institutional e-only subscription price) of the titles in a specific Licensed Electronic Product; or
 - 4.5.a.iii. Wiley’s acquisition of a portfolio that will increase the content and/or materials that Wiley chooses to make available as a Licensed Electronic Product.
- 4.6. Wiley will annually send the Customer an Invoice Agreement Letter (“**IAL**”) or equivalent written communication, which may be accompanied by updated Product Appendices.
 - 4.6.a. The Fees for the period set forth in the IAL, or written equivalent are applicable and due, upon any one of the following:
 - 4.6.a.i. Customer’s execution of the annual IAL, or equivalent written communication,
 - 4.6.a.ii. Customer’s written acceptance of the annual fees via email,

- 4.6.a.iii. Access enablement by Wiley to the Licensed Electronic Products upon Customer's written request,
- 4.6.a.iv. Customer's signature of the Product Appendices or Payment of the fees set forth therein.
- 4.6.b. Except as specifically set forth in the IAL or equivalent written communication as set forth above, the terms and conditions of this Agreement including updated Appendices continue to apply.
- 4.7. Wiley may issue the relevant invoice for online access to the Licensed Electronic Products through Wiley US or any of its Wiley Affiliates.

5. MUTUAL OBLIGATIONS

- 5.1. In addition to the obligations set forth herein, Wiley will:
 - 5.1.a. Make reasonable efforts to ensure uninterrupted online access to and continuous availability of the Licensed Electronic Products to Authorized Users in accordance with this Agreement, and to restore access to such Licensed Electronic Products as promptly as possible in the event of an interruption or suspension of the Wiley Online Library service which is not attributable to any third-party service provider over which Wiley has no control (e.g., an Internet or telecommunications service provider).
 - 5.1.b. Provide aggregate usage statistics to the Customer which are compliant with COUNTER Codes of Practice or conform to the then-prevailing industry standard (except as otherwise specified in the attached Appendices) about the use of the Licensed Electronic Products by the Customer's Authorized Users, consistent with applicable privacy laws and confidentiality requirements.
 - 5.1.c. Wiley may, in its discretion, choose to provide the Authorized Users with access to self-serve written training resources plus on-demand access to pre-recorded training webinars designed to support effective use of the Licensed Electronic Products and maximize their value and benefits. From time to time, Wiley may at its sole discretion update, discontinue, or supplement such training resources as needed to reflect changes to the Electronic Products.
- 5.2. In addition to the obligations set forth herein, the Customer will:
 - 5.2.a. Take all reasonable measures to inform Authorized Users of the Terms and Conditions of Use governing access to Wiley Online Library and to emphasize to such Authorized Users the need to comply with whatever restrictions on access, use, reproduction and transmission are included therein;
 - 5.2.b. Make access available to Authorized Users only through the Customer's Secure Network and using the authentication method(s) and valid parameters on Schedule 1 or other secure authentication method as described in the appropriate Appendix; undertake reasonable measures within its control to prevent access to and improper use of the Licensed Electronic Products and Wiley Online Library by unauthorized persons (including without limitation using the most current patches, regularly scanning the Secure Network for vulnerabilities, and regularly monitoring the proxy logs for unauthorized user access (such as multiple logins using the same id, high volume downloads, and tracking/blocking automated traffic)); and take responsibility for remediating all issues uncovered and for terminating any unauthorized access of which it has actual notice or knowledge.
 - 5.2.c. Provide Wiley with information in Schedule 1 about the Customer's specific authentication method and valid parameters which can be used by Wiley to authenticate Authorized Users. The Customer represents that all such authentication method and

parameters will be limited to the Customer's Secure Network and will be listed in Schedule 1 as updated from time to time. The Customer is responsible for ensuring that all specific authentication method and valid parameters on Schedule 1 or otherwise provided to Wiley correspond with the Customer's valid parameters and are limited to the physical addresses specified in this Agreement. Without limiting the Customer's obligations hereunder or Wiley's rights and remedies in the event of breach, the Customer agrees to pay Wiley, if Wiley so elects, for any access to Wiley Online Library for any Parameters that do not meet the preceding criteria.

- 5.2.d. Use all reasonable efforts to monitor compliance with the Terms and Conditions of Use and promptly notify Wiley of any infringement of its Intellectual Property Rights or unauthorized usage of the Electronic Products, which comes to the Customer's attention; and cooperate fully with Wiley in the investigation of such infringement or unauthorized use and in actions, which Wiley takes to enforce its Intellectual Property Rights, at Wiley's expense. Notwithstanding the above, the Customer will not be responsible for such unauthorized use which is without the express or implied consent of the Customer, provided that the Customer has taken reasonable steps to prevent such misuse and, upon learning of it, uses all reasonable efforts to ensure that such activity ceases, and notifies Wiley promptly of any such breach or infringement.
- 5.2.e. Except with respect to material published on an open access basis, neither the Customer nor any Authorized User has the right to incorporate any material from the Electronic Products into any institutional or other repository. Author agreements are separately negotiated with Wiley and include provisions about what authors may and may not do with respect to materials authored by them.

6. PRIVACY AND DATA PROTECTION POLICY

- 6.1. Wiley recognizes the importance of protecting the information it collects in the operation of Wiley Online Library and will act in compliance with the Privacy Policy posted at <https://www.wiley.com/en-us/privacy>.
- 6.2. The Parties agree to comply with all applicable federal and international laws and regulations relating to data protection and privacy, including without limitation the Regulation (EU) 2016/679 of the European Parliament and of the Council ("GDPR").

7. TERM AND TERMINATION

- 7.1. The Term of this Agreement commences on **March 3, 2026** and ends on **March 3, 2035** (the "**Term**").
- 7.2. Wiley may terminate access to Wiley Online Library by an Authorized User who breaches Wiley's Terms and Conditions of Use or infringes the copyright or other Intellectual Property Rights in the Electronic Products, Wiley Online Library, or any other Wiley platform, and the Customer will assist Wiley as necessary.
- 7.3. Either party may terminate this Agreement if the other party materially breaches its obligations under this Agreement and fails to cure such material breach, provided that the non-breaching party will give written notice of its intention to terminate and will allow the breaching party sixty (60) days after receipt of such notice to remedy the breach.
- 7.4. During the term of each applicable Appendix, the Customer may license additional Electronic Products under such Appendix and this Agreement. If the Term of the Agreement as set forth in Section 7.1. is extended, the term of the applicable Appendices will be automatically extended to run concurrently with the Term to allow the Customer to continue to license additional products under such Appendix in subsequent years. Notwithstanding anything to the contrary, the Appendix term may never exceed the Term.

- 7.5. With the exception of any perpetual access rights as set forth in each applicable Appendix,
- 7.5.a. the Access Rights herein will terminate on the earlier of the expiration or termination of this Agreement;
- 7.5.b. All AI Use rights shall terminate upon the expiration or termination of this Agreement, except that nothing in this Agreement shall limit Customer's or Authorized Users' statutory rights under applicable law, including text and data mining exceptions.

8. WARRANTY AND DISCLAIMERS

- 8.1. Wiley represents and warrants that it has the right and authority to make the Licensed Electronic Products available to the Customer and its Authorized Users pursuant to the terms and conditions of this Agreement and that, to the best of Wiley's knowledge, the Licensed Electronic Products do not infringe upon any copyright, patent, trade secret or other proprietary right of any third-party. This warranty does not extend to AI Uses (or any other use of the Licensed Electronic Products in connection with AI Technologies). Wiley makes no representations and gives no warranties regarding the use of the Licensed Electronic Products in connection with AI Technologies.
- 8.2. Wiley Online Library or the Electronic Products may provide Authorized Users with links to third-party websites. Where such links exist, Wiley disclaims all responsibility and liability for the content of such third-party websites. Authorized Users assume sole responsibility for accessing third-party websites and the use of any content on such websites.
- 8.3. Except for the warranties provided by Wiley in Section 8.1 above,
- 8.3.a. WILEY ONLINE LIBRARY, THE ELECTRONIC PRODUCTS, AND ALL MATERIALS CONTAINED THEREIN ARE PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF TITLE, OR IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.
- 8.3.b. THE USE OF THE ELECTRONIC PRODUCTS, WILEY ONLINE LIBRARY, AND ALL MATERIALS IS AT THE AUTHORIZED USER'S OWN RISK.
- 8.3.c. ACCESS TO WILEY ONLINE LIBRARY, AND THE ELECTRONIC PRODUCTS MAY BE INTERRUPTED AND MAY NOT BE ERROR FREE.
- 8.3.d. NEITHER WILEY NOR ANYONE ELSE INVOLVED IN CREATING, PRODUCING OR DELIVERING WILEY ONLINE LIBRARY, THE ELECTRONIC PRODUCTS, OR THE MATERIALS CONTAINED IN THEREIN, WILL BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL OR PUNITIVE DAMAGES ARISING OUT OF THE AUTHORIZED USER'S USE OF OR INABILITY TO USE WILEY ONLINE LIBRARY, THE ELECTRONIC PRODUCTS AND ALL MATERIALS CONTAINED THEREIN.
- 8.4. Wiley will indemnify and hold the Customer harmless from and against any damages, costs and fees (including reasonable attorney's fees) resulting from any judgment against the Customer arising out of the claim of a third-party that Wiley's license of the Licensed Electronic Products or the Customer's use thereof as expressly permitted under this Agreement constitutes an infringement of any copyright, patent, or trade secret of any such third-party. This indemnity will survive termination of the Agreement for two years. This indemnity will not apply if the claim involves content which has been modified or used in a manner not permitted under this Agreement or if the Customer has failed to comply with other material terms of this Agreement. This indemnity obligation does not extend to any claims that arise from (1) content which has been modified or used in a manner not permitted under this Agreement; (2) AI Uses or any other use of the content in connection with AI Technologies, or (3) if the Customer has failed to comply with other material terms of this Agreement.

- 8.5. The Customer will give prompt notice of an infringement claim to Wiley, will provide such cooperation and assistance to Wiley as is reasonably necessary to defend the claim, and will allow Wiley to have the sole control of the defense, provided, however, that the Customer retains the right to participate in the defense at its own expense.

9. CONFIDENTIALITY PROVISIONS

- 9.1. While negotiating this Agreement and during the Term thereafter, Wiley may provide the Customer with certain information, which may be oral or written (including information in electronic format), which is deemed confidential. For the purposes of this Agreement, Confidential Information is defined to include, but is not limited to, the terms and conditions of this Agreement that have been negotiated, such as financial terms, the substance of all negotiations relating thereto, all information pertaining to Wiley Online Library which is proprietary to Wiley, and any other material which has either been marked “confidential” by Wiley or which, by the nature of the circumstances surrounding the disclosure, would be understood to be confidential by a reasonable party.
- 9.2. Subject to applicable law, the Customer may only use Confidential Information for the purposes of negotiating and implementing this Agreement. The Customer agrees to take reasonable care to protect the Confidential Information from disclosure to third parties and to limit disclosure of the Confidential Information to those employees or contractors of the Customer including affiliates of the Customer who have a need to know in connection with this Agreement, and who have been made aware of, and agree to abide by, these restrictions. When disclosure is legally mandated, the parties will use, whenever possible, a version of the Agreement without Confidential Information.

10. GENERAL PROVISIONS

- 10.1. Wiley may assign this Agreement to its successors, subsidiaries or assigns. This Agreement may not be assigned by the Customer except with the prior written consent of Wiley.
- 10.2. In the event of a material breach of the terms and conditions of this Agreement by either Party, the non-breaching Party may be entitled, in addition to any other remedies available pursuant to this Agreement or at law, to equitable, including injunctive, relief.
- 10.3. Notwithstanding any other term in this Agreement, neither Party’s delay or failure to perform any provision of this Agreement due to circumstances beyond its control (including, without limitation, war; civil disorder; strike; flood; fire; storm; accident; terrorism; governmental restriction; infectious disease; epidemic; pandemic; public health emergency; embargo; power, telecommunications or Internet failures; damage to or destruction of any network facilities; the enactment of any law, executive order, or judicial decree; or any other circumstance beyond a Party’s control whether similar or dissimilar to the foregoing) (“**Force Majeure**”) will be deemed to be, or to give rise to, a breach of this Agreement. The Party claiming Force Majeure will provide written notice of the circumstances (where possible) and will be entitled to a reasonable extension of time for performing such obligations. Where Wiley is claiming Force Majeure, Wiley will be entitled to implement a reasonable alternative where practical under the circumstances and if its inability to perform continues for more than thirty (30) days or it is inadvisable or commercially impractical to perform due to Force Majeure, Wiley may terminate the Agreement without penalty or charge, on written notice, and Wiley’s performance will be fully excused.
- 10.4. Any notice, request, statement or other communication to be given hereunder to any party must be in writing addressed to Wiley at the address on page one, attention Executive Vice President, and with a copy to legalnotices@wiley.com, and to the Customer’s Agreement Administrator at the address on Schedule 1, or mailed or delivered to such other address as each party may designate by notice given in like manner, and any such notice, request, statement or other communication, will be deemed to have been given when received, except

that if mailed by registered or certified mail, return receipt requested, or delivered by overnight courier service, it will be deemed to have been given when mailed as aforesaid or when delivered.

- 10.5. This Agreement with Wiley internal number **58667** constitutes the complete understanding of the Parties and supersedes all prior understandings between the Parties with respect to the subject matter of this Agreement. No modification, amendment, or waiver of any provisions will be valid unless in writing and executed by the Parties. Any waiver in one or more instances by either of the Parties of any breach by the other of any terms or provisions contained in this Agreement will not be considered a waiver of any succeeding or preceding breach. In the event that any section of this Agreement is determined to be void or unenforceable, the remainder of the Agreement will survive.
- 10.6. **Severability.** The Parties agree that if any provision of this Agreement is held by a court of competent jurisdiction to be illegal, invalid, or unenforceable, the remaining provisions will remain in full force and effect, and the illegal, invalid or unenforceable provision will be replaced with a provision that is legal and valid and most closely reflects the intent of the Parties.
- 10.7. **Waiver and Cumulative Remedies.** No failure or delay by either Party in exercising any right under this Agreement will constitute a waiver of that right. Other than as expressly stated herein, the remedies provided herein are in addition to, and not exclusive of, any other remedies of a Party at law or in equity.
- 10.8. In the event that this Agreement is executed in English and in a translated version, each party acknowledges that it has reviewed both language versions and that they are substantially the same in all material respects. If there is any discrepancy between these two versions, the English language version will prevail to the extent of the inconsistency.

AGREED AND ACCEPTED

Brno University of Technology

Signature: _____
Name: Petr Tesař
Title: Bursar of the BUT
Date: 4/8/2026

John Wiley & Sons Inc.

Signature: _____
Name: Aly Burt
Title: Strategic Sales Director
Date: 4/20/2026

SCHEDULE 1: THE CUSTOMER

Name of the Customer: Brno University of Technology

Listing of all physical addresses for the Customer:

Antonínská 548/1, 602 00 Brno
Poříčí 273/5, 639 00 Brno
Purkyňova 464/118, 612 00 Brno
Božetěchova 2, 612 00 Brno
Technická 3058/10, 616 00 Brno
Údolní 244/53, 602 00 Brno
Purkyňova 656/123, 612 00 Brno
Kolejní 2906/4, 612 00 Brno
Veverí 331/95, 602 00 Brno
Technická 2896/2, 616 69 Brno
Purkyňova 139, 612 00 Brno

Full List of Customer's Secure Network Authentication Method and Parameters:

Shibboleth IDs or OpenAthens

Access Federation Name: eduID.cz
Entity ID: <https://www.vutbr.cz/SSO/saml2/idp>
eduPersonScoped Affiliation attribute: vutbr.cz

Proxy IP addresses or IP addresses:

Agreement Administrator and Technical Contact:

Name: Martina Drabantová
Address: Kolejní 2906/4, Brno 61200
Telephone: +420 54114 5140
E-mail: drabantova@vut.cz

FTE Count: 18 005 ____. For this purpose, FTEs are defined as indicated below.

- For academic customers: full-time equivalents.
- For corporate and government customers: full-time employees.
- For clinical customers (of no academic nature): full-time clinical staff.

LICENSED ELECTRONIC PRODUCTS

APPENDIX E(a): ONLINE BOOKS (One-Time license)

Customer: Brno University of Technology

Wiley Online Library Online Books are the electronic editions of Wiley books to which the Customer has access under this Agreement. They may include tables of content, abstracts, full text and illustrations, data tables and additional content not included in the print versions of the books.

1. **Access:** A One-Time license will entitle the Customer to the Online Books that are available during the license term.
 - 1.1. Certain products and services may be delivered from other platforms. The terms and conditions hereof are equally applicable to those products and services
2. **Perpetual Access:** Wiley will provide the Customer with Perpetual Access to the full text of the Licensed Online Books, where Wiley has the rights to deliver this.
 - 2.1. The content for which Perpetual Access is guaranteed is that available during the calendar year in which the Electronic Product was licensed.
 - 2.2. Notwithstanding the Agreement's Term, the Customer will have Perpetual Access to Online Books as set forth in this Appendix.
3. **Fees:** The Customer will pay a one-time license fee, in accordance with the Agreement, for the Licensed Electronic Product under this Appendix (the "Access Fee") at the beginning of the access, to be calculated as detailed in this section.
 - 3.1. Online Books Access Fees are calculated based on the current US list fee at the time the license begins.
 - 3.2. Titles may be subsequently added in any amounts by contacting the appropriate Account Manager. Any titles licensed subsequent to this may be added under the terms of this Appendix and their use will be governed by the terms of this Agreement. No additional Agreement documentation is required.
 - 3.3. Discount may be applicable based on the total quantity of books and the Customer's FTE count as defined in Schedule 1 of the Agreement.
 - 3.4. The titles for the initial license are listed with fees as Appendix E(a)1.

APPENDIX E(a)1: LICENSED ONLINE BOOKS ONE TIME LICENSE (Title List)

Customer: Brno University of Technology

Collection	Title	ISSN/ISBN	Years Included	Access Fee
	Combustion Engines: An Introduction to Their Design, Performance, and Selection	9781119284543		
	Handbook of Compliant Mechanisms	9781118516485		
	Renewable Energy Systems: Modeling, Optimization and Applications	9781119804017		
	Duplex Stainless Steels	9781118557990		
	Laser Induced Breakdown Spectroscopy (LIBS): Concepts, Instrumentation, Data Analysis and Applications	9781119758396		
	Global Cheesemaking Technology: Cheese Quality and Characteristics	9781119046165		

	Molecular Photoswitches: Chemistry, Properties, and Applications, 2 Volume Set	9783527827626		
	Edge of Intelligence: Exploring the Frontiers of AI at the Edge	9781394314379		
	Generative Artificial Intelligence for Biomedical and Smart Health Informatics	9781394280704		
	Machine Learning and AI with Simple Python and Matlab Scripts: Courseware for NonComputing Majors	9781394294954		
	Microsoft 365 Copilot At Work Using AI to Get the Most from Your Business Data and Favorite Apps	9781394258376		
	Quantum Computing Models for Cybersecurity and Wireless Communications	9781394271429		
	The Cybersecurity Control Playbook: From Fundamentals to Advanced Strategies	9781394331888		
	A Comprehensive Guide to the NIST Cybersecurity Framework 2.0: Strategies, Implementation, and Best Practice	9781394280391		
	Applying Artificial Intelligence in Cybersecurity Analytics and Cyber Threat Detection	9781394196470		
	Building Effective Privacy Programs: Cybersecurity from Principles to Practice	9781394342662		
	Defense in Depth: Modern Cybersecurity Strategies and Evolving Threats	9781394340750		
	Generative AI, Cybersecurity, and Ethics	9781394279326		
	Biomass-Based Supercapacitors: Design, Fabrication and Sustainability	9781119866435		
	Cyber Defense - Best Practices for Digital Safety	9781394337040		
	Cyber Investigations	9781119582021		
	Cyber Operations - A Case Study Approach	9781119712121		
	Cyber Security and Digital Forensics	9781119795667		
	Cyber Security and Network Security	9781119812555		
	Cyber Threat Intelligence	9781119861775		
	Cybernetical Intelligence - Engineering Cybernetics with Machine Intelligence	9781394217519		
	Cyberphysical Smart Cities Infrastructures - Optimal Operation and Intelligent Decision Making	9781119748342		
	Cyber-Physical Systems - Foundations and Techniques	9781119836636		
	Cyber-physical Systems - Theory, Methodology and Applications	9781119785194		
	Cyber-Physical Systems for Innovating and Transforming Society 5.0	9781394197750		

	Cyber-Physical-Human Systems - Fundamentals and Applications	9781119857433		
	Cybersecurity and Local Government	9781119788317		
	Cybersecurity in Intelligent Networking Systems	9781119784135		
	Cybersecurity in Smart Homes - Architectures, Solutions and Technologies	9781119987451		
	Cybersecurity in the Transportation Industry	9781394204472		
	Cybersecurity Risk Management - Mastering the Fundamentals Using the NIST Cybersecurity Framework	9781119816348		
	Sustainability in Biofuel Production Technology	9781119888864		
	Sustainability Programs - A Design Guide to Achieving Financial, Social, and Environmental Performance	9781394307418		
	Sustainable 3D Printing for Innovative Biopolymer Production and Applications	9781119792314		
	Sustainable Approaches in Pharmaceutical Sciences	9781119889878		
	Sustainable Aviation Technology and Operations - Research and Innovation Perspectives	9781118932599		
	Sustainable Cities in a Changing Climate - Enhancing Urban Resilience	9781394201532		
	Sustainable Design for Uncertain Futures - Dialogues on Time-based Architecture	9781394217182		
	Sustainable Development Using Geospatial Techniques	9781394214426		
	Sustainable Energy Engineering, Volume 2 - Reservoir Characterization - Fundamentals and Applications	9781119556237		
	Sustainable Energy Storage in the Scope of Circular Economy - Advanced Materials and Device Design	9781119817741		
	Sustainable Green Catalytic Processes	9781394212767		
	Sustainable Intercultural Urbanism at the Service of the African City of Tomorrow	9781119988380		
	Sustainable Machining and Green Manufacturing	9781394197866		
	Sustainable Management of Electronic Waste	9781394166923		
	Sustainable Manufacturing Systems - An Energy Perspective	9781119578314		
	Sustainable Materials for Electrochemical Capacitors	9781394167104		
	Sustainable Materials for Fuel Cell Technologies	9781394247806		
	Sustainable Mobility - Policies, Challenges and Advancements	9781394166831		

	Sustainable Nanomaterials for Treatment and Diagnosis of Infectious Diseases	9781394200559		
	Sustainable Nanotechnology - Strategies, Products, and Applications	9781119650294		
	Sustainable Plastics - Environmental Assessmentsof Biobased, Biodegradable, and Recycled Plastics, Second Edition	9781119882091		
	Sustainable Production Innovations - Bioremediation and Other Biotechnologies	9781119792888		
	Sustainable Resource Management in Next-Generation Networks	9781394212798		
	Sustainable Separation Engineering - Materials, Techniques and Process Development 2V Set	9781119740117		
	Sustainable Smart Homes and Buildings	9781394231522		
	Sustainable Solutions for Environmental Pollution, Volume 2 - Air, Water, and Soil Reclamation	9781119827665		
	Sustainable Supercapacitors - Next Generation of Green Energy Storage Devices	9781394237920		
	Sustainable Supply Chain Management - Sustainable Decision Support	9781394236787		
	Sustainable Water Systems	9781394294152		
	Sustainable Water Treatment - Advances and Technological Interventions	9781119480075		
	Sustainably Investing in Digital Assets Globally	9781394320530		
	Sustainbale Hybrid Energy Systems - Carbon Neutral Approaches, Modeling, and Case Studies	9783527843275		
	Wireless Communication in Cyber Security	9781119910619		
	Reception of Weak Radio Signals from Space	9781394292769		

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